

REMARKS

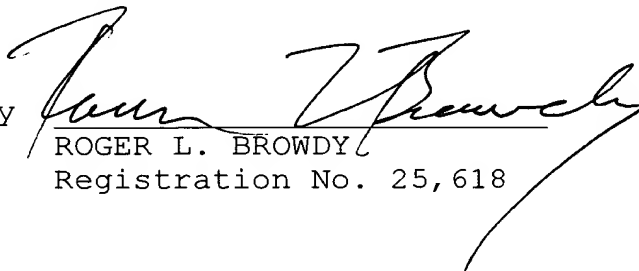
The present supplemental amendment is being filed in order to clarify claim 31. Consideration of the present Supplemental Amendment in conjunction with applicants' Amendment of March 23, 2001, is earnestly solicited.

Attached hereto is a marked-up version of the change made to the claims by the current amendment. The attached page is captioned "Version with markings to show changes made".

Respectfully submitted,

BROWDY AND NEIMARK, P.L.L.C.
Attorneys for Applicant(s)

By



ROGER L. BROWDY
Registration No. 25,618

RLB:al
Telephone No.: (202) 628-5197
Facsimile No.: (202) 737-3528
F:\,C\ohn\Gabizon1\Pto\SupplAmend.doc

VERSION WITH MARKINGS TO SHOW CHANGES MADE

In the claims:

Claim 31 has been amended as follows:

31 (Amended). A method for antitumor therapy, comprising administering to a subject in need of such treatment, a therapeutically effective amount of a non-encapsulated chemotherapeutic drug and an immunostimulating cytokine, wherein the cytokine is encapsulated in multilamellar liposomes (MLV), wherein said administration produces a greater therapeutic effect than a the sum of the effects produced by administration of the chemotherapeutic drug alone or the immunostimulating cytokine alone.